

## United States Patent and Trademark Office

TJS/NJF 47004.59

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APPLICATION NO.

INING DATE

FIRST NAMED INVENTOR

ATTORNEY DOCKET NO.

CONFIRMATION NO.

09/506,434

02/18/2<del>000/</del>

Ravi Acharya

47004.000059

8248

PAPER NUMBER

21967

7590

05/30/2003

NOV 0 6 2003

HUNTON & WILLIAMS
INTELLECTUAL PROPERTY DEPARTMENT
1900 K STREET, N.W.
SUITE 1200
WASHINGTON, DC 20006-1109

EXAMINER

BERGIN, JAMES S

ART UNIT

DATE MAILED: 05/30/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

JUN 0 2 2003 1034 HUNTON & WILLIAMS



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	Application No.	Applicant(s)				
Advisory Action	09/506,434	ACHARYA ET AL.				
All the state of t	Examin r	Art Unit				
	James S. Bergin	3624				
The MAILING DATE of this communication appe	ars on the cover sheet with the c	orrespond nce address				
THE REPLY FILED 11 March 2003 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a inal rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114.						
PERIOD FOR RE	PLY [check either a) or b)]					
a) The period for reply expires 3 months from the mailing date of b) The period for reply expires on: (1) the mailing date of this Adverse, however, will the statutory period for reply expire later the ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f).  Extensions of time may be obtained under 37 CFR 1.136(a). The datave been filed is the date for purposes of determining the period of extensions.	risory Action, or (2) the date set forth in the an SIX MONTHS from the mailing date on FILED WITHIN TWO MONTHS OF THE terms on which the petition under 37 CFR 1.1 sion and the corresponding amount of the	f the final rejection. E FINAL REJECTION. See MPEP  136(a) and the appropriate extension fee e fee. The appropriate extension fee under				
37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened (b) above, if checked. Any reply received by the Office later than three most patent term adjustment. See 37 CFR 1.704(b).	I statutory period for reply originally set in onths after the mailing date of the final reje	the final Office action; or (2) as set forth in ection, even if timely filed, may reduce any				
1. A Notice of Appeal was filed on 11 March 2003. Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.						
2. The proposed amendment(s) will not be entered by	ecause:					
(a) ☑ they raise new issues that would require further consideration and/or search (see NOTE below);						
(b) they raise the issue of new matter (see Note below);						
(c) they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal; and/or						
(d) ☑ they present additional claims without canceling a corresponding number of finally rejected claims.						
NOTE: See Continuation Sheet.	•					
3. Applicant's reply has overcome the following rejection	ction(s):					
4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	be allowable if submitted in a	separate, timely filed amendment				
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for application in condition for allowance because: _		sidered but does NOT place the				
6. The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.	cause it is not directed SOLELY	to issues which were newly				
7. For purposes of Appeal, the proposed amendmen explanation of how the new or amended claims w						
The status of the claim(s) is (or will be) as follows	:					
Claim(s) allowed:		į.				
Claim(s) objected to:						
Claim(s) rejected: 1,4,10,11,13,15,17 and 21.						
Claim(s) withdrawn from consideration: 2,3,6-9,12	2,16,18,19,22-24,27,28 and 30-49.					
8. The proposed drawing correction filed on is	s a)□ approved or b)□ disap	proved by the Examiner.				
9.⊠ Note the attached Information Disclosure Stateme	ent(s)( PTO-1449) Paper No(s).	<u>19-22</u> .				
10. Other:	11					
	VINCENT MILLIN SUPERVISORY PATENT EXAM TECHNOLOGY CENTER 36					

U.S. Patent and Trademark Office PTO-303 (Rev. 04-01)





Continuation of 2. NOTE: The amendments to independent claims 1, 15 and 21, and the introduction of new claims 50-59, would require further consideration and searching by the examiner which would place an unacceptable burden on the examiner at this after-fina stage of the prosecution of this application.

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INIE			OND	W. W. S. T.	CLIDE	Filin	ng Dat	February 18, 2000		
INFORMATION DISCLOS				First Named Inventor		Ravi ACHARYA et al.				
STATEMENT BY APPLI		~ I ^ \	Art	Unit	2164					
(use as many sheets as necessar		Ex		miner Name	Unknown					
Sheet 1 of 1		0 6 2003	Attorney Docket Number		47004.000059					
				E	7	<u> </u>	DOCUMENTS	A		
*Exeminer Initials	Cite No.		CUMENT NU	e (if known)	Publication MM-DD-Y	Date YYY	Name of Patent Applicant of Cited D	ee Rages, Columbia Rejevant Fig	nt Passac	ies or
	Ι —	<del></del>		F	OREIGN P	ATE	NT DOCUMENTS	The same		
*Examiner Initial	Cite No.	FOREIGN Country Code:	Number	OOCUMENT - Kind Code	Publication D		Name of Patentee or Applicant of Cited Document	Pages Solumns, Lines, Where Relevant Passages or Relevant Figures Appear	TRANSL	
TB	1.	wo	93/	 08545	04/29/93		Jones et al.	or nelevant rigures Appear	YES	NO
TK	2.	wo	96/	08783	03/21/96		Stein et al.			
<b>7</b> /5	3.	wo	91/	16691	10/31/91		Jones et al.			
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				NON-	PATENT LI	TER	ATURE DOCUMEN	TS .		<u> </u>
*Examiner	Cite		Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the							
Initials	No.	item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published							YES	NO
	4.									
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EXAMIN	IER S	SIGNATUR	E	0			DATE CONSIDERED	1 1	<del></del> _	<b></b>

\*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

# Attachment for PTO-948 (Rev. 03/01, or earlier)

The below text replaces the pre-printed text under the heading, "Information on How to Effect Drawing Changes," on the back of the PTO-948 (Rev. 03/01, or earlier) form.

### INFORMATION ON HOW TO EFFECT DRAWING CHANGES

#### 1. Correction of Informalities - 37 CFR 1.85

New corrected drawings must be filed with the changes incorporated therein Identifying indicia, if provided, should include the title of the invention. inventor's name, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be placed on the front of each sheet and centered within the top margin. If corrected drawings are required in a Notice of Allowability (PTOL-37), the new drawings MUST be filed within the THREE MONTH shortened stantory period set for reply in the Notice of Allowability. Extensions of time may NOT be obtained under the provisions of 37 CFR 1.136(a) or (b) for filing the corrected drawings after the mailing of a Notice of Allowability. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson.

2. Corrections other than Informalities Noted by Draftsperson on form PTO-948.

All changes to the drawings, other than informalities noted by the Draftsperson. MUST be made in the same manner as above except that, normally, a highlighted (preferably red ink) sketch of the changes to be incorporated into the new drawings MUST be approved by the examiner before the application will be allowed. No changes will be permitted to be made, other than correction of informalities, unless the examiner has approved the proposed changes.

#### Timing of Corrections

Applicant is required to submit the drawing corrections within the time period set in the attached Office communication. See 37 CFR 1.85(a).

Failure to take corrective action within the set period will result in ABANDONMENT of the application

# Electronic Information Disclosure **Statement** JAN 3 1 2003

System and method for electronic deposit, of third party checks by non-commercial banking customers from remote locations

Application:

Confirmation: 8248

Applicant(s): Ravi Acharya

Docket Number:

47004.000059

**Group Art** 

Unit:

2164

Examiner:

( 5649117 or 5659165 or 5679938 or 5677955 or 5679940 or 5692132 or 5699528 or

5710889 or 5715298 or 5715399 or 5715314 or 5724424 or 5727249 or 5770843 or 5794221 or 5802498 or 5793861

or 5819236 or 5826241 or 5823463 or 5826245 or 5832447 or 5832460 or 5823464 or 5835603 or 5852812 or

search string: 5859419 or 5864609 or 5870456 or 5870721 or 5873072 or 5883810 or 5884288 or 5897625 or 5903881 or 5920847

or 5940811 or 5943656 or 5966698 or 5978780 or 6003762 or 6338049 or 3653480 or 5326959 or 5430644 or

5444841 or 5448471 or 5506691 ).pn.

## **US Patent Documents**

Note: Applicant is not required to submit a paper copy of cited US Patent Documents

init	Citation No.	Patent Number	Date	Bar Code	Patentee	Class Subclass
Jih	P01	5649117	1997-07-15		Landry	
	P02	5659165	1997-08-19		Rogers	
	P03	5679938	1997-10-12	111121111111111111111111111111111111111	Templeton	
	P04	5677955	1997-10-14		Doggett	
35	P05	5679940	1997-10-21		Templeton	
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